

## **REMARKS / ARGUMENTS**

In complete response to the Office Action dated March 5, 2007, on the above identified application, reconsideration is respectfully requested. Claims 42-62 are pending in this application.

Claims 42-62 were rejected under 35 U.S.C. 112, first paragraph, due to scope of enablement with regard to the issue of nitrous oxide and xenon donors and/or the volume percent of nitrous oxide and xenon. Claims 42-62 were also rejected under 35 U.S.C. 112, second paragraph, as being indefinite with regard to the phrases, "nitrous oxide donors" and "xenon donors". Applicants have amended the claims to delete all recitations of nitrous oxide donors and xenon donors. They have also amended the claims to recite a medicinal composition comprising nitrous oxide present in a volume percent of up to 75% and xenon present in a volume percent of up to 50%. As such, Applicants believe that all rejections under 35 U.S.C. § 112 have been overcome and respectfully request allowance of all claims.

Applicants reserves the right to file a continuation application and prosecute claims 42-62 in their originally presented form.

Should the examiner believe a telephone call would expedite the prosecution of the application, he/she is invited to call the undersigned attorney at the number listed below. Applicants have contemporaneously submitted a Petition for a One Month Extension of Time along with the associated fee. Otherwise, it is not believed that any fee is due at this time. If that belief is incorrect, please debit deposit account number 01-1375. Also, the Commissioner is authorized to credit any overpayment to deposit account number 01-1375.

Respectfully submitted,

/Christopher J. Cronin/  
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Appl. No. 10/758,513  
Attorney Docket No. Serie 6093  
Amdt. dated June 20, 2007  
Reply to Office Action of March 5, 2007

Date: June 20, 2007

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